IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JAMES E. SHELTON, individually and on

behalf of all others similarly situated,

: CIVIL ACTION v. : No. 24-4394

110, 24

PRO SOURCE LENDING GROUP LLC,

D/B/A FAST FUND GROUP,
D/B/A FAST FUNDS GROUP,

AND BRITTNEY WILSON. :

<u>ORDER</u>

This 14th day of April, 2025, it is hereby **ORDERED** that Defendants' Motion to Stay Proceedings, ECF 31, is **GRANTED** and that the present matter is **STAYED** pending the U.S. Supreme Court's adjudication of *McLaughlin Chiropractic Assoc. Inc. v. McKesson Corp.*, No. 23-1226. Even if *McLaughlin* is not dispositive in the present matter, it may materially impact the district court's analysis. Further, the Court is persuaded by Defendants' briefing that the *Landis* factors support a stay. *See Landis v. N. Am. Co.*, 299 U.S. 248, 254-55 (1936); *see also In re Chickie's & Pete's Wage & Hour Litig.*, No. 12-682, 2013 WL 2434611 at *2 (E.D. Pa. June 5, 2013).

The Parties shall notify this Court of the final outcome of *McLaughlin* within fourteen (14) days of the U.S. Supreme Court's decision.

/s/ Gerald Austin McHugh United States District Judge